## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

UNITED STATES OF AMERICA

Plaintiff

VS

11) XIOMARA MENDOZA-CANACA, a/k/a "Xiomy," "La Nena" (Counts ONE through FIVE)

**Defendants** 

CRIMINAL 15-0700-11CCC

## **ORDER**

Having considered the Report and Recommendation filed on March 28, 2016 (**D.E. 132**) on a Rule 11 proceeding of defendant [11] Xiomara Mendoza-Canaca before U.S. Magistrate-Judge Marcos E. López on March 10, 2016, to which no objection has been filed, the same is APPROVED. Accordingly, the plea of guilty of defendant is accepted. The Court FINDS that her plea was voluntary and intelligently entered with awareness of her rights and the consequences of pleading guilty and contains all elements of the offense charged in the indictment.

This case was referred to the U.S. Probation Office for preparation of a Presentence Investigation Report since March 10, 2016. The **sentencing** hearing is set for <u>JUNE 8, 2016</u> at <u>4:30 PM</u>.

The U.S. Probation Officer is reminded that, should any objections be raised by defendant to the PreSentence Report, the Addendum to said PreSentence Report must specifically identify any unresolved objections, the grounds for the objections, and the U.S. Probation Officer's comments on them, as required by Fed. R. Crim. P. 32(g). The party that raised the unresolved objections shall, within twenty-four (24) hours after the

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Addendum is disclosed, state in writing whether it will insist that the unresolved objections be ruled upon by the Court. Failure to do so will be deemed by the Court as a withdrawal of the unresolved objections.

SO ORDERED.

At San Juan, Puerto Rico, on April 30, 2016.

S/CARMEN CONSUELO CEREZO United States District Judge